1 Bountiful Law, PLLC 4620 200th Street SW, Ste D 2 Lynnwood, WA 98036 Telephone: (425) 775-9700 3 Facsimile: (425) 645-8088 4 5 IN THE UNITED STATES BANKRUPTCY COURT 6 FOR THE WESTERN DISTRICT OF WASHINGTON 7 In re: Chapter 11 8 V.S. INVESTMENT ASSOC., LLC, NO. 20-11541 9 10 DECLARATION OF VALENTIN STELMAKH IN SUPPORT OF MOTION 11 FOR ORDER APPROVING SALE OF 12 REAL PROPERTY FREE AND CLEAR OF LIENS 13 Debtor(s). 14 I, Valentin Stelmakh, declare: 15 I am a member of V.S. Investment Assoc., LLC, a Washington limited liability 16 17 company. I am over the age of 18 years and am competent to testify herein. I am authorized to 18 make this declaration, and do so from my own personal knowledge in support for the Motion for 19 Order Approving Sale of Real Property Free and Clear of Liens filed by V.S. Investment Assoc., 20 LLC ("V.S. Investment") in the above-captioned chapter 11 proceedings. 21 2. V.S. Investment owns real property commonly known as 2467 S College Street, 22 Seattle, WA 98144. This property is one of a four-unit real estate development project completed 23 by the Debtor on or around January 2020. 24 25 26 Declaration Bountiful Law, PLLC 27 4620 200th St. SW, Ste D Lynnwood, WA 98036 28 (425)775-9700; Fax (425)633-2465

1	8. On June 30, 2020, V.S. Investment engaged the services of Shawn Perry as real
2	estate agent for the bankruptcy estate. This court approved the application to appoint Shawn on
3	July 2, 2020. Shawn listed the property for sale the same day.
4	9. On August 30, 2020, I received an offer to purchase for \$749,950.00 from Srinath
5	Subramanyam Venigandla and Laskshmi Sindura Nadella. A true and correct copy of said
7	agreement is attached to this declaration as Exhibit A and incorporated herein by reference. This is
8	\$124,950 more than any previous offer received. I believe this offer to be the best offer for the
9	property.
10	10. V.S. Investment is seeking authority to sell said property free and clear of liens,
11	and to pay first position Deed of Trust of BRMK Lending, LLC, remaining proceeds after all costs
12	of closing, including real estate commissions, taxes, United States Trustee fees and other closing
13 14	costs.
15	I certify under penalty of perjury according to the laws of the United States of America the
16	foregoing is true and correct to the best of my knowledge.
17	Dated this 3rd day of September, 2020
18	By: /s/ Valentin Stelmakh
19	Valentin Stelmakh, Member V.S. Investment Assoc., LLC
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21	
22 23	
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25	
26	Declaration
27	Declaration Bountiful Law, PLLC 4620 200 th St. SW, Ste D
28	Lynnwood, WA 98036 (425)775-9700; Fax (425)633-2465

EXHIBIT A

Form 21
Residential Purchase & Sale Agreement
Rev. 7/19
Page 1 of 5

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT

	_	A	20, 2020			CIERMS			0/21/	2020	
1.	Date: _	August	30, 2020	MLS No.:	1619475		Offer Expi	iration Date:	8/31/	2020	
2.	Buyer:		Subramanyam Veni	igandla		Sindhura N	ladella			narried cou	ple
3.	Seller:	Stelmak	h		Buyer			Sta	tus		
4.	Bronor		Description attached a	a Evhibit		No(a) . 15	94600092				
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	2467 Address	S Col	lege Street		Seattle		0	King	WA State	98144	
_			.			.	County	. 5		Zip	
5.	□ woo	d stove; (erator; 🗹	☑ stove/range; ☑ □ satellite dish; □ other garbage dispo	refrigera security sal	tor; u wasne system; u at	er; u dryer ttached tele	; La dishwa: vision(s); C	sner; u not I attached sp	tub; ப beaker(s	ireplace ins); Mimicrow	sert; /ave;
6.	Purcha	se Price:	\$ <u>749,950.00</u>		Seven Hundre	d Forty-Nii	ne Thousand	l Nine Hund	red Fifty	7	Dollars
7.		-			☐ Note; 🗹 Oth		,	eld by 🛭 Sell	ing Firm;	☑ Closing A	Agent)
8.	Default	: (check o	nly one) 🗹 Forfeiture	of Earne	st Money; 🗖 S	eller's Electi	ion of Remed	lies			
9.	Title In:	surance C	ompany: <u>FATCO</u>								
10.	Closing	g Agent:	FATCO								
			Company				Individual (optional				
11.	Closing	g Date:	9/29/2020	;	Possession [Date: 🛚 on (Closing; 🗹 O	ther <u>9/29/20</u>	20 at 5p	m	
12.	Service	s of Closi	ng Agent for Payme	ent of Uti	lities: 🗹 Requ	ested (attac	h NWMLS F	orm 22K); 🗖 '	Waived		
13.	Charge	s/Assessn	nents Levied Before	but Due	After Closing:	☐ assumed	by Buyer; 🗹	prepaid in full	by Selle	r at Closing	
			(FIRPTA): Seller						-	•	
			re: Selling Broker re		• .	•	•				
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Form 21 Residential Purchase & Sale Agreement Rev. 7/19

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

- Purchase Price. Buyer shall pay to Seller the Purchase Price, including the Earnest Money, in cash at Closing, unless otherwise specified in this Agreement. Buyer represents that Buyer has sufficient funds to close this sale in accordance with this Agreement and is not relying on any contingent source of funds, including funds from loans, the sale of other property, gifts, retirement, or future earnings, except to the extent otherwise specified in this Agreement. The parties shall use caution when wiring funds to avoid potential wire fraud. Before wiring funds, the party wiring funds shall take steps to confirm any wire instructions via an independently verified phone number and other appropriate measures.
- Earnest Money. Buyer shall deliver the Earnest Money within 2 days after mutual acceptance to Selling Broker or to Closing Agent. If Buyer delivers the Earnest Money to Selling Broker, Selling Broker will deposit any check to be held by Selling Firm, or deliver any Earnest Money to be held by Closing Agent, within 3 days of receipt or mutual acceptance, whichever occurs later. If the Earnest Money is held by Selling Firm and is over \$10,000.00 it shall be deposited into an 10 interest bearing trust account in Selling Firm's name provided that Buyer completes an IRS Form W-9. Interest, if any, 11 after deduction of bank charges and fees, will be paid to Buyer. Buyer shall reimburse Selling Firm for bank charges and fees in excess of the interest earned, if any. If the Earnest Money held by Selling Firm is over \$10,000.00 Buyer has the option to require Selling Firm to deposit the Earnest Money into the Housing Trust Fund Account, with the 14 interest paid to the State Treasurer, if both Seller and Buyer so agree in writing. If the Buyer does not complete an IRS 15 Form W-9 before Selling Firm must deposit the Earnest Money or the Earnest Money is \$10,000.00 or less, the Earnest 16 Money shall be deposited into the Housing Trust Fund Account. Selling Firm may transfer the Earnest Money to Closing 17 Agent at Closing. If all or part of the Earnest Money is to be refunded to Buyer and any such costs remain unpaid, the 18 Selling Firm or Closing Agent may deduct and pay them therefrom. The parties instruct Closing Agent to provide written 19 verification of receipt of the Earnest Money and notice of dishonor of any check to the parties and Brokers at the 20 addresses and/or fax numbers provided herein.

Upon termination of this Agreement, a party or the Closing Agent may deliver a form authorizing the release of Earnest 22 Money to the other party or the parties. The party(s) shall execute such form and deliver the same to the Closing Agent. 23 If either party fails to execute the release form, a party may make a written demand to the Closing Agent for the Earnest 24 Money. Pursuant to RCW 64.04, Closing Agent shall deliver notice of the demand to the other party within 15 days. If 25 the other party does not object to the demand within 20 days of Closing Agent's notice, Closing Agent shall disburse the 26 Earnest Money to the party making the demand within 10 days of the expiration of the 20 day period. If Closing Agent timely receives an objection or an inconsistent demand from the other party, Closing Agent shall commence an 28 interpleader action within 60 days of such objection or inconsistent demand, unless the parties provide subsequent 29 consistent instructions to Closing Agent to disburse the earnest money or refrain from commencing an interpleader 30 action for a specified period of time. Pursuant to RCW 4.28.080, the parties consent to service of the summons and 31 complaint for an interpleader action by first class mail, postage prepaid at the party's usual mailing address or the 32 address identified in this Agreement. If the Closing Agent complies with the preceding process, each party shall be deemed to have released Closing Agent from any and all claims or liability related to the disbursal of the Earnest Money. If either party fails to authorize the release of the Earnest Money to the other party when required to do so 35 under this Agreement, that party shall be in breach of this Agreement. For the purposes of this section, the term Closing 36 Agent includes a Selling Firm holding the Earnest Money. The parties authorize the party commencing an interpleader 37 action to deduct up to \$500.00 for the costs thereof.

- Included Items. Any of the following items, including items identified in Specific Term No. 5 if the corresponding box is 39 checked, located in or on the Property are included in the sale: built-in appliances; wall-to-wall carpeting; curtains, drapes and all other window treatments; window and door screens; awnings; storm doors and windows; installed television antennas; ventilating, air conditioning and heating fixtures; trash compactor; fireplace doors, gas logs and gas 42 log lighters; irrigation fixtures; electric garage door openers; water heaters; installed electrical fixtures; lighting fixtures; 43 shrubs, plants and trees planted in the ground; and other fixtures; and all associated operating remote controls. Unless 44 otherwise agreed, if any of the above items are leased or encumbered, Seller shall acquire clear title before Closing.
- Condition of Title. Unless otherwise specified in this Agreement, title to the Property shall be marketable at Closing. The following shall not cause the title to be unmarketable: rights, reservations, covenants, conditions and restrictions, presently of record and general to the area; easements and encroachments, not materially affecting the value of or 48 unduly interfering with Buyer's reasonable use of the Property; and reserved oil and/or mining rights. Seller shall not 49 convey or reserve any oil and/or mineral rights after mutual acceptance without Buyer's written consent. Monetary 50 encumbrances or liens not assumed by Buyer, shall be paid or discharged by Seller on or before Closing. Title shall be 51 conveyed by a Statutory Warranty Deed. If this Agreement is for conveyance of a buyer's interest in a Real Estate 52 Contract, the Statutory Warranty Deed shall include a buyer's assignment of the contract sufficient to convey after 53 acquired title.
- Title Insurance. Seller authorizes Buyer's lender or Closing Agent, at Seller's expense, to apply for the then-current 55 ALTA form of Homeowner's Policy of Title Insurance for One-to-Four Family Residence, from the Title Insurance 56 Company. If Seller previously received a preliminary commitment from a Title Insurance Company that Buyer declines 57 to use, Buyer shall pay any cancellation fees owing to the original Title Insurance Company. Otherwise, the party ppplying for title insurance shall pay any title cancellation fee in the event such a fee is assessed. If the Title Insurance 59 VS 08/30/2020 ssv08/30/2020 LS N 08/31/2020 08/31/2020

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date Page 3 of 5

Form 21 Residential Purchase & Sale Agreement Rev. 7/19

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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT **GENERAL TERMS**

Continued

Company selected by the parties will not issue a Homeowner's Policy for the Property, the parties agree that the Title 60 Insurance Company shall instead issue the then-current ALTA standard form Owner's Policy, together with homeowner's additional protection and inflation protection endorsements, if available. The Title Insurance Company 62 shall send a copy of the preliminary commitment to Seller, Listing Broker, Buyer and Selling Broker. The preliminary commitment, and the title policy to be issued, shall contain no exceptions other than the General Exclusions and Exceptions in the Policy and Special Exceptions consistent with the Condition of Title herein provided. If title cannot be made so insurable prior to the Closing Date, then as Buyer's sole and exclusive remedy, the Earnest Money shall, 66 unless Buyer elects to waive such defects or encumbrances, be refunded to the Buyer, less any unpaid costs described 67 in this Agreement, and this Agreement shall thereupon be terminated. Buyer shall have no right to specific performance 68 or damages as a consequence of Seller's inability to provide insurable title.

Closing and Possession. This sale shall be closed by the Closing Agent on the Closing Date. If the Closing Date falls 70 on a Saturday, Sunday, legal holiday as defined in RCW 1.16.050, or day when the county recording office is closed, the Closing Agent shall close the transaction on the next day that is not a Saturday, Sunday, legal holiday, or day when the county recording office is closed. "Closing" means the date on which all documents are recorded and the sale proceeds are available to Seller. Seller shall deliver keys and garage door remotes to Buyer on the Closing Date or on the Possession Date, whichever occurs first. Buyer shall be entitled to possession at 9:00 p.m. on the Possession Date. Seller shall maintain the Property in its present condition, normal wear and tear excepted, until the Buyer is provided possession. Seller shall either repair or replace any system or appliance (including, but not limited to plumbing, heat, electrical, and all Included Items) that becomes inoperative or malfunctions prior to Closing with a system or appliance of at least equal quality. Buyer reserves the right to walk through the Property within 5 days of Closing to verify that Seller has maintained the Property and systems/appliances as required by this paragraph. Seller shall not enter into or modify existing leases or rental agreements, service contracts, or other agreements affecting the Property which have terms extending beyond Closing without first obtaining Buyer's consent, which shall not be unreasonably withheld. If possession transfers at a time other than Closing, the parties shall execute NWMLS Form 65A (Rental Agreement/Occupancy Prior to Closing) or NWMLS Form 65B (Rental Agreement/Seller Occupancy After Closing) (or alternative rental agreements) and are advised of the need to contact their respective insurance companies to assure appropriate hazard and liability insurance policies are in place, as applicable.

RCW 19.27.530 requires the seller of any owner-occupied single-family residence to equip the residence with a carbon monoxide alarm(s) in accordance with the state building code before a buyer or any other person may legally occupy the residence following the sale. RCW 43.44.110 requires the seller of a dwelling unit, that does not have at least one smoke detection device, to provide at least one smoke detection device in the unit before the buyer or any other person occupies the unit following a sale. The parties acknowledge that the Brokers are not responsible for ensuring that Seller complies with RCW 19.27.530 or RCW 43.44.110. Buyer and Seller shall hold the Brokers and their Firms harmless from any claim resulting from Seller's failure to install a carbon monoxide alarm(s) or smoke detector(s) in the Property.

- Section 1031 Like-Kind Exchange. If either Buyer or Seller intends for this transaction to be a part of a Section 1031 like-kind exchange, then the other party shall cooperate in the completion of the like-kind exchange so long as the cooperating party incurs no additional liability in doing so, and so long as any expenses (including attorneys' fees and costs) incurred by the cooperating party that are related only to the exchange are paid or reimbursed to the cooperating party at or prior to Closing. Notwithstanding the Assignment paragraph of this Agreement, any party completing a Section 1031 like-kind exchange may assign this Agreement to its qualified intermediary or any entity set up for the 99 purposes of completing a reverse exchange.
- Closing Costs and Prorations and Charges and Assessments. Seller and Buyer shall each pay one-half of the 101 escrow fee unless otherwise required by applicable FHA or VA regulations. Taxes for the current year, rent, interest, 102 and lienable homeowner's association dues shall be prorated as of Closing. Buyer shall pay Buyer's loan costs, 103 including credit report, appraisal charge and lender's title insurance, unless provided otherwise in this Agreement. If any 104 payments are delinquent on encumbrances which will remain after Closing, Closing Agent is instructed to pay such 105 delinquencies at Closing from money due, or to be paid by, Seller. Buyer shall pay for remaining fuel in the fuel tank if, 106 prior to Closing, Seller obtains a written statement from the supplier as to the quantity and current price and provides 107 such statement to the Closing Agent. Seller shall pay all utility charges, including unbilled charges. Unless waived in 108 Specific Term No. 12, Seller and Buyer request the services of Closing Agent in disbursing funds necessary to satisfy 109 unpaid utility charges in accordance with RCW 60.80 and Seller shall provide the names and addresses of all utilities 110 providing service to the Property and having lien rights (attach NWMLS Form 22K Identification of Utilities or 111 equivalent).

Buyer is advised to verify the existence and amount of any local improvement district, capacity or impact charges or 113 other assessments that may be charged against the Property before or after Closing. Seller will pay such charges that 114 are or become due on or before Closing. Charges levied before Closing, but becoming due after Closing shall be paid 115 as agreed in Specific Term No. 13. 116

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SSV 08/30/202	20	LSN 08/30/2	020	vs	08/31/2020		vs	08/31/2020	
Buyer's Initials	Date	Buyer's Initials	Date	Seller's Ir	nitials	Date	Seller's Initia	als	Date

Form 21
Residential Purchase & Sale Agreement

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08/31/2020

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SSV

08/30/2020

RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS Continued

- Sale Information. Listing Broker and Selling Broker are authorized to report this Agreement (including price and all 117 terms) to the Multiple Listing Service that published it and to its members, financing institutions, appraisers, and anyone 118 else related to this sale. Buyer and Seller expressly authorize all Closing Agents, appraisers, title insurance companies, 119 and others related to this Sale, to furnish the Listing Broker and/or Selling Broker, on request, any and all information 120 and copies of documents concerning this sale.
- j. Seller Citizenship and FIRPTA. Seller warrants that the identification of Seller's citizenship status for purposes of U.S. 122 income taxation in Specific Term No. 14 is correct. Seller shall execute a certification (NWMLS Form 22E or equivalent) 123 under the Foreign Investment in Real Property Tax Act ("FIRPTA") at Closing and provide the certification to the Closing 124 Agent. If Seller is a foreign person for purposes of U.S. income taxation, and this transaction is not otherwise exempt 125 from FIRPTA, Closing Agent is instructed to withhold and pay the required amount to the Internal Revenue Service.
- k. Notices and Delivery of Documents. Any notice related to this Agreement (including revocations of offers or 127 counteroffers) must be in writing. Notices to Seller must be signed by at least one Buyer and shall be deemed delivered 128 only when the notice is received by Seller, by Listing Broker, or at the licensed office of Listing Broker. Notices to Buyer 129 must be signed by at least one Seller and shall be deemed delivered only when the notice is received by Buyer, by 130 Selling Broker, or at the licensed office of Selling Broker. Documents related to this Agreement, such as NWMLS Form 131 17, Information on Lead-Based Paint and Lead-Based Paint Hazards, Public Offering Statement or Resale Certificate, 132 and all other documents shall be delivered pursuant to this paragraph. Buyer and Seller must keep Selling Broker and 133 Listing Broker advised of their whereabouts in order to receive prompt notification of receipt of a notice.

Facsimile transmission of any notice or document shall constitute delivery. E-mail transmission of any notice or 135 document (or a direct link to such notice or document) shall constitute delivery when: (i) the e-mail is sent to both Selling 136 Broker and Selling Firm or both Listing Broker and Listing Firm at the e-mail addresses specified on page one of this 137 Agreement; or (ii) Selling Broker or Listing Broker provide written acknowledgment of receipt of the e-mail (an automatic 138 e-mail reply does not constitute written acknowledgment). At the request of either party, or the Closing Agent, the 139 parties will confirm facsimile or e-mail transmitted signatures by signing an original document.

- I. Computation of Time. Unless otherwise specified in this Agreement, any period of time measured in days and stated in this Agreement shall start on the day following the event commencing the period and shall expire at 9:00 p.m. of the last 142 calendar day of the specified period of time. Except for the Possession Date, if the last day is a Saturday, Sunday or legal 143 holiday as defined in RCW 1.16.050, the specified period of time shall expire on the next day that is not a Saturday, 144 Sunday or legal holiday. Any specified period of 5 days or less, except for any time period relating to the Possession Date, 145 shall not include Saturdays, Sundays or legal holidays. If the parties agree that an event will occur on a specific calendar 146 date, the event shall occur on that date, except for the Closing Date, which, if it falls on a Saturday, Sunday, legal holiday 147 as defined in RCW 1.16.050, or day when the county recording office is closed, shall occur on the next day that is not a 148 Saturday, Sunday, legal holiday, or day when the county recording office is closed. If the parties agree upon and attach a 149 legal description after this Agreement is signed by the offeree and delivered to the offeror, then for the purposes of 150 computing time, mutual acceptance shall be deemed to be on the date of delivery of an accepted offer or counteroffer to 151 the offeror, rather than on the date the legal description is attached. Time is of the essence of this Agreement.
- m. Integration and Electronic Signatures. This Agreement constitutes the entire understanding between the parties and 153 supersedes all prior or contemporaneous understandings and representations. No modification of this Agreement shall 154 be effective unless agreed in writing and signed by Buyer and Seller. The parties acknowledge that a signature in 155 electronic form has the same legal effect and validity as a handwritten signature.
- Assignment. Buyer may not assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, 157 unless the parties indicate that assignment is permitted by the addition of "and/or assigns" on the line identifying the 158 Buyer on the first page of this Agreement.
- Default. In the event Buyer fails, without legal excuse, to complete the purchase of the Property, then the following 160 provision, as identified in Specific Term No. 8, shall apply:
 - Forfeiture of Earnest Money. That portion of the Earnest Money that does not exceed five percent (5%) of the 162
 Purchase Price shall be forfeited to the Seller as the sole and exclusive remedy available to Seller for such failure. 163
 - ii. Seller's Election of Remedies. Seller may, at Seller's option, (a) keep the Earnest Money as liquidated damages 164 as the sole and exclusive remedy available to Seller for such failure, (b) bring suit against Buyer for Seller's actual 165 damages, (c) bring suit to specifically enforce this Agreement and recover any incidental damages, or (d) pursue 166 any other rights or remedies available at law or equity.
- p. Professional Advice and Attorneys' Fees. Buyer and Seller are advised to seek the counsel of an attorney and a 168 certified public accountant to review the terms of this Agreement. Buyer and Seller shall pay their own fees incurred for 169 such review. However, if Buyer or Seller institutes suit against the other concerning this Agreement, or if the party 170 holding the Earnest Money commences an interpleader action, the prevailing party is entitled to reasonable attorneys' 171 fees and expenses.

Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date

08/30/2020

08/31/2020

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Residential Purchase & Sale Agreement
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RESIDENTIAL REAL ESTATE PURCHASE AND SALE AGREEMENT GENERAL TERMS

Continued

- q. Offer. This offer must be accepted by 9:00 p.m. on the Offer Expiration Date, unless sooner withdrawn. Acceptance 173 shall not be effective until a signed copy is received by the other party, by the other party's broker, or at the licensed 174 office of the other party's broker pursuant to General Term k. If this offer is not so accepted, it shall lapse and any 175 Earnest Money shall be refunded to Buyer.
- r. Counteroffer. Any change in the terms presented in an offer or counteroffer, other than the insertion of or change to 177 Seller's name and Seller's warranty of citizenship status, shall be considered a counteroffer. If a party makes a 178 counteroffer, then the other party shall have until 9:00 p.m. on the counteroffer expiration date to accept that 179 counteroffer, unless sooner withdrawn. Acceptance shall not be effective until a signed copy is received by the other 180 party, the other party's broker, or at the licensed office of the other party's broker pursuant to General Term k. If the 181 counteroffer is not so accepted, it shall lapse and any Earnest Money shall be refunded to Buyer.
- s. Offer and Counteroffer Expiration Date. If no expiration date is specified for an offer/counteroffer, the 183 offer/counteroffer shall expire 2 days after the offer/counteroffer is delivered by the party making the offer/counteroffer, 184 unless sooner withdrawn.
- t. Agency Disclosure. Selling Firm, Selling Firm's Designated Broker, Selling Broker's Branch Manager (if any) and 186 Selling Broker's Managing Broker (if any) represent the same party that Selling Broker represents. Listing Firm, Listing 187 Firm's Designated Broker, Listing Broker's Branch Manager (if any), and Listing Broker's Managing Broker (if any) 188 represent the same party that the Listing Broker represents. If Selling Broker and Listing Broker are different persons 189 affiliated with the same Firm, then both Buyer and Seller confirm their consent to Designated Broker, Branch Manager 190 (if any), and Managing Broker (if any) representing both parties as dual agents. If Selling Broker and Listing Broker are 191 the same person representing both parties then both Buyer and Seller confirm their consent to that person and his/her 192 Designated Broker, Branch Manager (if any), and Managing Broker (if any) representing both parties as dual agents. All 193 parties acknowledge receipt of the pamphlet entitled "The Law of Real Estate Agency."
- u. Commission. Seller and Buyer shall pay a commission in accordance with any listing or commission agreement to 195 which they are a party. The Listing Firm's commission shall be apportioned between Listing Firm and Selling Firm as 196 specified in the listing. Seller and Buyer hereby consent to Listing Firm or Selling Firm receiving compensation from 197 more than one party. Seller and Buyer hereby assign to Listing Firm and Selling Firm, as applicable, a portion of their 198 funds in escrow equal to such commission(s) and irrevocably instruct the Closing Agent to disburse the commission(s) 199 directly to the Firm(s). In any action by Listing or Selling Firm to enforce this paragraph, the prevailing party is entitled to 200 court costs and reasonable attorneys' fees. Seller and Buyer agree that the Firms are intended third party beneficiaries 201 under this Agreement.
- v. Cancellation Rights/Lead-Based Paint. If a residential dwelling was built on the Property prior to 1978, and Buyer 203 receives a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (NWMLS Form 22J) after 204 mutual acceptance, Buyer may rescind this Agreement at any time up to 3 days thereafter.
- w. Information Verification Period. Buyer shall have 10 days after mutual acceptance to verify all information provided 206 from Seller or Listing Firm related to the Property. This contingency shall be deemed satisfied unless Buyer gives notice 207 identifying the materially inaccurate information within 10 days of mutual acceptance. If Buyer gives timely notice under 208 this section, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- Property Condition Disclaimer. Buyer and Seller agree, that except as provided in this Agreement, all representations 210 and information regarding the Property and the transaction are solely from the Seller or Buyer, and not from any Broker, 211 The parties acknowledge that the Brokers are not responsible for assuring that the parties perform their obligations 212 under this Agreement and that none of the Brokers has agreed to independently investigate or confirm any matter 213 related to this transaction except as stated in this Agreement, or in a separate writing signed by such Broker. In 214 addition, Brokers do not guarantee the value, quality or condition of the Property and some properties may contain 215 building materials, including siding, roofing, ceiling, insulation, electrical, and plumbing, that have been the subject of 216 lawsuits and/or governmental inquiry because of possible defects or health hazards. Some properties may have other 217 defects arising after construction, such as drainage, leakage, pest, rot and mold problems. Brokers do not have the 218 expertise to identify or assess defective products, materials, or conditions. Buyer is urged to use due diligence to 219 inspect the Property to Buyer's satisfaction and to retain inspectors qualified to identify the presence of defective 220 materials and evaluate the condition of the Property as there may be defects that may only be revealed by careful 221 inspection. Buyer is advised to investigate whether there is a sufficient water supply to meet Buyer's needs. Buyer is 222 advised to investigate the cost of insurance for the Property, including, but not limited to homeowner's, flood, 223 earthquake, landslide, and other available coverage. Buyer acknowledges that local ordinances may restrict short term 224 rentals of the Property. Buyer and Seller acknowledge that home protection plans may be available which may provide 225 additional protection and benefit to Buyer and Seller. Brokers may assist the parties with locating and selecting third 226 party service providers, such as inspectors or contractors, but Brokers cannot guarantee or be responsible for the 227 services provided by those third parties. The parties shall exercise their own judgment and due diligence regarding 228 third-party service providers. 229

 Form 22A Financing Addendum Rev. 7/19 Page 1 of 3

FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

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Th	e fo	llowing is part	of the Pure	chase and Sale Ag	reement date	d August	30, 2020		
be	twee	en Srinath	Subraman	yam Venigandla	Lak Buyer	shmi Sindhur	a Nadella		("Buyer")
an	d	Stelmak	ch .						("Seller")
COI	ncer	ning 2467	S College	e Street	Seller Seat		WA 9814	4 (1)	he "Property").
		Address			City		State Zip	(0	io Troporty J.
1.				IVER OF CONTIN					
	a.	purchase the	Property (is Agreement is co the "Loan(s)"): ☑ C uity Line of Credit;	onventional F	Buyer obtain irst; ☐ Conve	ing the following intional Second;	ng type of loa ☐ Bridge; [an or loans to € □ VA; □ FHA; ☐
		Price down, Purchase Price days if not "application"	in addition ice and pa filled in) a means the uding Buye	gency"). Buyer shan to the Loans. But to the application for after mutual acces submission of Buter's name, income, bunt.	yer shall malee, if required ptance of the yer's financia	d, for the sub is Agreemen I information	ject Property w t. For the pur for the purpose	to pay the tithin5 poses of this sof obtaining	days (5 11 s Addendum, 12 an extension 13
	b.	the agreed to the lender w the Financin Paragraph 1	me; (ii) cha ithout Sella g Continga (b) also co	Contingency. If But anges the type of lear's prior written coorney shall be deem constitutes waiver or means either the	oan at any tin nsent after th ned waived. E if Paragraph	ne without Se le agreed upo Buyer's waive 7 (Appraisal	eller's prior writte on time to apply r of the Financi Less Than Sal	en consent; on for financing ing Continger es Price). For	or (iii) changes 17 g expires, then 18 ncy under this 19 or purposes of 20
2.	LO	AN INFORMA	ATION.						23
	a.	acceptance,	Seller ma	Loan Information by give, once, a n or Loan Information	otice request	ting informati	on related to t	he status of) after mutual 24 Buyer's loan 25 26
	b.	for Loan Info Notice"). Bu	ormation, I yer's notice ist of the in	tion Notice. With Buyer shall give ne shall be on NWM information that Bured by lender.	otice of the MLS Form 22	status of Bug AP and shall	yer's loan appl include the dat	lication ("Loa te of applicat	In Information 28
	c.	Information N	Notice, Sell	pan Information I ler may give the R after the date that	ight to Termii	nate Notice d	escribed in Par	Seller a cor agraph 3 (Se	mpleted Loan 32 eller's Right to 33 34
3.	SE	LLER'S RIGH							35
	a.	Seller may gi	ve notice t	otice. At any time hat Seller may terre Notice"). NWMLS	ninate the Ag	reement at a	if not filled in) ny time 3 days for this notice.	after mutua after delivery	I acceptance, 36 of that notice 37 38
	b.	termination of to Terminate Contingency,	f this Agre Notice. this Agree	Buyer has not pre- perment (the "Termi If Seller gives the prement is terminated this notice. If not we	nation Notice le Termination d and the Ear	") any time fo on Notice be nest Money s	ollowing 3 days efore Buyer ha shall be refunde	after deliver as waived t ed to Buyer. N	y of the Right 40 he Financing 41 NWMLS Form 42
	c.	Appraisal Le or ☐ will not (ss Than S will, if not f	iales Price. Buyer illed in) constitute v	's waiver of th vaiver of Para	e Financing (graph 7 (Appi	Contingency und raisal Less Thar	der this Parag	graph 3 ☑ will; 44). 45
	s	S v 08/30/20	020	LSN 08/30/20	20	08/31/2	2020	vs 08/3	31/2020
	Buy	er's Initials	Date	Buyer's Initials	Date	Seller's Initials	Date	Seller's Initials	Date

Form 22A Financing Addendum Rev. 7/19 Page 2 of 3

FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT

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Continued

					Co	nunuea						
4.	Pridis the set for ins (no	ce (\$ cour follo tlem a V uffici ote th	COST PROVISIONS \$0.00 if not filled in), want, loan fee, interest be owing costs that lenderent costs for FHA/US /A loan. Seller shall prient to pay for those onat VA regulations propan).	which shall be uy down, finar er is prohibite DA/VA loans; pay the costs costs. If checl	applied to Buncing, closing of from collection and (b) unlesfor (a) and (b) ced, □ Buyer	yer's Loan or other co ting from E ss agreed co o), even if shall pay	s) and settler sts allowed buyer: (a) up to therwise below the amount a Buyer's share	y lender. to \$300.0 bw, Buyer agreed up e of the e	s, include That are 0 for Book in the contract of the contract	nount shal uyer's Loa e of the esc his Paragra ee for the	ids, loan I include n(s) and crow fee aph 4 is VA loan	46 47 48 49 50 51 52 53 54
5.	be ma to Clo	refu refu ide, close osing	EST MONEY. If Buyers after a good faith effunded to Buyer after including a copy of the (e.g. down payments). If Seller terminated nation.	fort then, on E lender confirm ne loan estima nt, closing cos	Buyer's notice ns in writing (te that was p its, etc.); and	e, this Agre (a) the dat rovided to (c) the re	ement shall to e Buyer's loa Buyer; (b) tha asons Buyer	erminate. In applica It Buyer I was una	The Eation for cossess ble to co	arnest Mor the Propo ed sufficie obtain fina	ney shall erty was ent funds noing by	56 57 58 59
6.	hea	ating	CTION. Seller shall good, plumbing, roof, election otherwise agreed.									62 63 64
7.		No ma	AISAL LESS THAN S tice of Low Apprais y, within 3 days afte lude a copy of lender'	al. If lender's er receipt of a	copy of len	ider's appr	aisal, give no	otice of I	ow app	raisal, whi	ich shall	65 66 67 68
	h	80	ller's Response. Sell	lor shall withi	a 10 days afte	or Buyor's i	nation of law	annraical	aivo n	otico of:		69
	D.		A reappraisal or reco acceptable to lender approval of such rea not to accept a reap	onsideration o r, in an amou appraisal or r	f value, at Se nt not less that econsideratio	eller's expe an the Pur in of value	nse, by the sa chase Price.	ame appi Buyer sh	aiser or	another a	lender's	70 71
		(ii)	Seller's consent to a appraisal or reappraisal or reappraisal or reappraisal or usual lender, whichever is or USDA financing. Seller reduces the Freduced price.);	aisal by the higher. (This FHA, VA, and	same apprais provision is n USDA financ	ser, or an not applical cing does i	appraisal by ole if this Agro not permit the	another eement is Buyer to	r apprai conditi be obli	iser accep ioned on F igated to b	table to HA, VA, buy if the	74 75 76 77 78 79
			Seller's proposal to appraisal and for Bu exceeds the apprais	uyer to pay the ed value) to c	e necessary lose the sale;	additional or						81 82
		(IV)	Seller's rejection of E	Buyer's notice	of low appra	ısal.						83
		Pur	Seller timely delivers rchase Price to an ar DA financing), and le	mount not mo	re than the a	amount sp	ecified in the	appraisa	l (exce	pt for FHA	, VA, or	84 85 86
	c.	Bu	yer's Reply.									87
		(i)	Buyer shall have 3 d the day Seller's resp terminate the Agreen	onse period e	nds, whichev	er is earlie	r, to (a) waive	e the Fina	ancing (88 89 90
		(ii)	If Seller proposes to have 3 days to (a) ac									91 92
		_	this provision; or (b) t									93
	\int_{S}	sv	08/30/2020	r 7	0/2020	[vs]	08/31/2020	,	[vs]	08/31/20	-	
	Bu	yer's	Initials Date	Buyer's Initials	Date	Seller's	Initials	Date	Seller's Ir	 nitials	Date	

Form 22A Financing Addendum Rev. 7/19 Page 3 of 3

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FINANCING ADDENDUM TO PURCHASE & SALE AGREEMENT Continued

(iii)	If Seller	consents	to reduce	the Pu	rchase	Price t	o an	amoun	t not	more	than t	the a	appraised	value for	FHA,
	VA, or U	JSDA fina	ncing, Buy	er shal	I have :	3 days	to (a)) give n	otice	that E	Buyer	will	buy at the	reduced	price;
	or (b) ter	rminate th	e Agreem	ent, in v	vhich e	vent the	e Ear	nest Mo	oney	shall l	be refi	unde	ed to Buye	r.	

Buyer's inaction during this reply period shall result in termination of the Agreement and return of the Earnest Money to Buyer. The Closing Date shall be extended as necessary to accommodate the foregoing times for notices.

- FHAVA/USDA Appraisal Certificate. If this Agreement is contingent on Buyer obtaining FHA, VA, or USDA 100 financing, notwithstanding any other provisions of this Agreement, Buyer is not obligated to complete the 101 purchase of the Property unless Buyer has been given in accordance with HUD/FHA, VA, or USDA requirements 102 a written statement by FHA, VA, USDA or a Direct Endorsement lender, setting forth the appraised value of the 103 Property (excluding closing costs). Seller and Buyer shall execute a document setting forth the prior provision, or 104 similar provision, known as the FHA, VA, or USDA amendatory clause, as required by lender, Buyer shall pay 105 the costs of any appraisal. If the appraised value of the Property is less than the Purchase Price, Paragraph 7 above shall apply.
 - Purpose of Appraisal. The appraised valuation is arrived at only to determine the maximum mortgage FHA, VA, 108 or USDA will insure. FHA, VA, or USDA do not warrant the value or the condition of the Property. Buyer agrees 109 to satisfy himself/herself that the price and condition of the Property are acceptable. 110
- EXTENSION OF CLOSING. If, through no fault of Buyer, lender is required by 12 CFR 1026 to give corrected 111 disclosures to Buyer due to (a) a change in the Annual Percentage Rate ("APR") of Buyer's Loan(s) by .125% or 112 more for a fixed rate loan or .250% or more for an adjustable rate loan; (b) a change in the loan product; or (c) the 113 addition of a prepayment penalty, then upon notice from Buyer, the Closing Date shall be extended for up to 4 days 114 to accommodate the requirements of Regulation Z of the Truth in Lending Act. This paragraph shall survive Buyer's 115 waiver of this Financing Contingency. 116

Form 22D Optional Clauses Addendum Rev. 7/19 Page 1 of 2

OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

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ne tollo	wing	is part of	of the Purcl	nase and	Sale Agre	ement da	ated	Lugust 30, 20	UZU				
etween		Grinath S	Subramany	am Venig	andla		akshmi S	indhura Na	della			("Buyer")
nd	S	telmaki	1									i	("Seller")
		Seller				Se	eller						, 000.
ncerni		Address	College Str	eet		Se	eattle ^{ty}		WA State	98144 Zip		(the "Pr	operty")
łECK	IF IN	CLUDE	D:										
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form	of H	omeowi	ner's Policy	of Title	Insurance.	The part	ies have	ovides Selle the option ended Cove	to pro	ovide I	ess co		
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ssi	ט ע	08/30/202	20	esn	08/30/2020		[vs]	08/31/2020)		[vs]	08/31/202	0
Buye	er's Init	ials	Date	Buyer's Ini	itials	Date	Seller's	Initials	Da	ite	Seller's	Initials	Date

Form 22D Optional Clauses Addendum Rev. 7/19 Page 2 of 2

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OPTIONAL CLAUSES ADDENDUM TO PURCHASE & SALE AGREEMENT

Continued

		Seller shall provide Buyer a copy of the lease for the selected items within days (5 days if not filled in) of mutual acceptance. If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the lease(s) or the date that the lease(s) are due, whichever is earlier, then this lease review period shall conclusively be deemed satisfied (waived) and at Closing, Buyer shall assume the lease(s) for the selected item(s) and hold Seller harmless from and against any further obligation, liability, or claim arising from the lease(s), if the lease(s) can be assumed. If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.	41 42 43 44 45 46 47
8.		Homeowners' Association Review Period. If the Property is subject to a homeowners' association or any other association, then Seller shall, at Seller's expense, provide Buyer a copy of the following documents (if available from the Association) within days (10 days if not filled in) of mutual acceptance: a. Association rules and regulations, including, but not limited to architectural guidelines; b. Association bylaws and covenants, conditions, and restrictions (CC&Rs); c. Association meeting minutes from the prior two (2) years; d. Association Board of Directors meeting minutes from the prior six (6) months; and e. Association financial statements from the prior two (2) years and current operating budget.	48 49 50 51 52 53 54 55
		If Buyer, in Buyer's sole discretion, does not give notice of disapproval within days (5 days if not filled in) of receipt of the above documents or the date that the above documents are due, whichever is earlier, then this homeowners' association review period shall conclusively be deemed satisfied (waived). If Buyer gives timely notice of disapproval, then this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.	56 57 58 59 60
9.		Homeowners' Association Transfer Fee. If there is a transfer fee imposed by the homeowners' association or any other association (e.g. a "move-in" or "move-out" fee), the fee shall be paid by the party as provided for in the association documents. If the association documents do not provide which party pays the fee, the fee shall be paid by \square Buyer; \square Seller (Seller if not filled in).	61 62 63 64
10.	a	Excluded Item(s). The following item(s), that would otherwise be included in the sale of the Property, is excluded from the sale ("Excluded Item(s)"). Seller shall repair any damage to the Property caused by the removal of the Excluded Item(s). Excluded Item(s):	65 66 67 68 69
11.	۵	Home Warranty. Buyer and Seller acknowledge that home warranty plans are available which may provide additional protection and benefits to Buyer and Seller. Buyer shall order a one-year home warranty as follows: a. Home warranty provider:	70 71 72
		 b. Seller shall pay up to \$ (\$0.00 if not filled in) of the cost for the home warranty, together with any included options, and Buyer shall pay any balance. c. Options to be included: 	73 74 75
		d. Other: (none, if not filled in).	76 77
12.	u	Other. Buyer agrees to assume the sewer capacity charges	78 79 80 81 82 83 84 85
	SS	SV 08/30/2020	

Form 22E FIRPTA Certification Rev. 7/19 Page 1 of 1

FIRPTA CERTIFICATION

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The Foreign Investment in Real Property Tax Act ("FIRPTA"), 26 U.S.C. 1445, provides that a buyer of a U.S. real property interest must withhold tax if Seller is a foreign person, unless one of the exceptions in the Act applies. The following will inform Buyer and Closing Agent whether tax withholding is required.

Note: The above law applies to foreign corporations, partnerships, trusts, estates and other foreign entities, as well as to foreign individuals. If Seller is a corporation, partnership, trust, estate or other entity, the terms "I" and "my" as used below means the corporation or other entity. A "real property interest" includes full or part ownership of land and/or improvements thereon; leaseholds; options to acquire any of the foregoing; and an interest in foreign corporations, partnerships, trusts or other entities holding U.S. real estate.

SELLER CERTIFICATION. Seller hereby certifies t	he follo	wing:		
PROPERTY. I am the Seller of real property □ at:				
2467 S College Street		Seattle	WA	98144
Address or 🗖 (if no street address) legally described on the	attache	City d.	State	Zip
CITIZENSHIP STATUS. Iロ AM 凶 AM NOT a no foreign trust, foreign estate or other foreign busines				
FAXPAYER I.D. NUMBER. My U.S. taxpayer identification number (e.g. social s	security	number) is	er to be provided b	y Seller at Closing)
ADDRESS.		(,
My home address is		Cit.	State	7in
Address		City	State	Zip
it is true, correct and complete. I understand that this ("IRS") and that any false statement I have made here harhentissen 08/31/2020 Valentin Stelmakh	could b	pe punished by fine, impr Viktoriya Stelmakh	isonment, or bo	th. //2020
-SØ ⁹ ₩2020 9:49:00 PM PDT D:	ate	Selber2020 8:09:00 PM PDT		Date
BUYER CERTIFICATION (Only applicable if Seller If Seller is a non-resident alien, and has not obtain 15% of the amount realized from the sale and statement below is correct:	– ed a re	lease from the IRS, the		
☐ Amount Realized (\$300,000 or less) and Fam am to pay for the property, including liabilitie exceed \$300,000; and (b) I certify that I or a property for at least 50% of the time that the twelve month periods following the date of this s	es assu membe propert	med and all other con er of my family* have on ty is used by any person	sideration to S definite plans to on during each	Seller, does not o reside on the of the first two
☐ Amount Realized (more than \$300,000, but not (a) I certify that the total price that I am to particle consideration to Seller, exceeds \$300,000, but member of my family* have definite plans to property is used by any person during each of sale. If Buyer certifies these statements, then the sale and pay it to the IRS.	y for th ut does reside (f the fir:	e property, including lia not exceed \$1,000,00 on the property for at I st two twelve month pe	abilities assume 0; and (b) I ce east 50% of th riods following	ed and all other ertify that I or a se time that the the date of this
* (Defined in 11 U.S.C. 267(c)(4). It includes bro	others,	sisters, spouse, ancesto	ors and lineal de	escendants).
Under penalties of perjury, I declare that I have exabelief both statements are true, correct and completers and that any false statement I have made here	amined te. I und	this Certification and to derstand that this Certifi	the best of my cation may be	knowledge and disclosed to the
Buyer Da		Buver		Date

Form 22K Identification of Utilities Addendum Rev. 7/19 Page 1 of 1 ©Copyright 2019 Northwest Multiple Listing Service ALL RIGHTS RESERVED

IDENTIFICATION OF UTILITIES ADDENDUM TO PURCHASE AND SALE AGREEMENT

he following	ng is part	of the Purch	nase and	Sale Agreem	nent date	d Au	igust 30, 202	20			
etween _	Srinat!	h Subraman	yam Venig	gandla	Lak Buyer	shmi Si	ndhura Nac	lella		("E	Buyer")
nd	Stelma	kh								("{	Seller")
oncerning	Seller 2467 Address	S College S	Street		Seller Seat	tle		WA 981	14	_ (the "Pro	perty').
ecessary	RCW 60 to satisfy	unpaid utili	ty charge	request the s, if any, aff ng lien rights	Closing fecting th	e Prop	o administe				
ATER DIST	TRICT:		-	Name					e-mail	or website (o	ptional)
			-	Address							
			-	City, State, Zip)					Fax. No. (o	ptional)
EWER DIST	TRICT:		-	Name					e-mail	or website (o	ptional)
			-	Address							
DICATION	DIOTRIOT		-	City, State, Zip)					Fax. No. (o	ptional)
RIGATION	DISTRICT	:	-	Name					e-mail	or website (o	ptional)
			-	Address							
ARBAGE:			-	City, State, Zip)					Fax. No. (o	ptional)
ARDAGE:			-	Name					e-mail	or website (o	ptional
			-	Address				·— ·— ·			
LECTRICIT	v.		-	City, State, Zip)					Fax. No. (or	tional)
LCTRICH	1.		Ī	Name					e-mail	or website (o	ptional
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AS:			-	City, State, Zip)					Fax. No. (o	ptional)
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PECIAL DIS	STRICT(S):		-	City, State, Zip)					Fax. No. (o	otional)
cal improve	ement distri	cts or	Ī	Name					e-mail	or website (o	ptional)
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				City, State, Zip						Fax. No. (o	•
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ncluding u	nbilled ch		er unders	trued to dim stands that thes.							
1	30/2020	ĺ		8/30/2020	ſ	vs	08/31/2020		vs	08/31/2020)
luyer's Initials	 }		Buyer's Initia		L	. <u>L</u> Seller's Ir	itials	Date	Seller's li	nitials	Date

Form 22T Title Contingency Addendum Rev. 7/15 Page 1 of 1

TITLE CONTINGENCY ADDENDUM TO **PURCHASE & SALE AGREEMENT**

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The follow	ing is pa	rt of the Purchase and Sale A	greement dated Augus	st 30, 2020			1
between _	Srinat Buyer	h Subramanyam Venigandla	Lakshmi Sindh	ura Nadella		("Buyer")	2
and	Stelma	akh				("Seller")	3
	Seller		Seller			·	•
concerning	2467 Address	S College Street	Seattle City	WA	98144 Zip	(the "Property").	4
toge days or C disa Selle notic	ther with (5 days I mutual oproval c er shall I e that S	gency. This Agreement is subtained any easements, covenants, if not filled in) from for the date acceptance (from the date of exceptions contained in the nave 5 days (5 days) days (5 d	conditions and restriction to of Buyer's receipt of the of Buyer's receipt, if neit preliminary commitment. The present the p	ons of record e preliminary her box che Buyer's notic	I. Buyer so commitments cked) to go	hall have5 ent for title insurance; give notice of Buyer's oproval to give Buyer 1	6 7 8 9
Agree Agree Buyee 2. Supposition	ement vement, the shall be shall be shall be shall be shall be shall the shall be sh	s not give timely notice that so within 3 days after the dead the Earnest Money shall be re- te deemed to have waived all al Title Reports. If supplemented to the date of Buyer's receipt of	line for Seller's notice. I eturned to Buyer. If Buye objections to title, which sental title reports disclose tres for notice, correction	n the event er does not to Seller did not e new excep , and termin	Buyer elements agree to obtain to for to attempt to form the street agree to obtain the street agreement agreement to attempt to att	ects to terminate the control of the commitment, check the title commitment, chose new exceptions	14 15 16 17
nece	essary to	accommodate the foregoing Fitle. This Addendum does not in the Agreement.	times for notices.			cetable title at Closing 2	20

08/30/2020 08/30/2020 08/31/2020 08/31/2020 Buyer's Initials Date Buyer's Initials Date Seller's Initials Date Seller's Initials Date Form 35 Inspection Addendum Rev. 7/19 Page 1 of 2 ©Copyright 2019 Northwest Multiple Listing Service ALL RIGHTS RESERVED

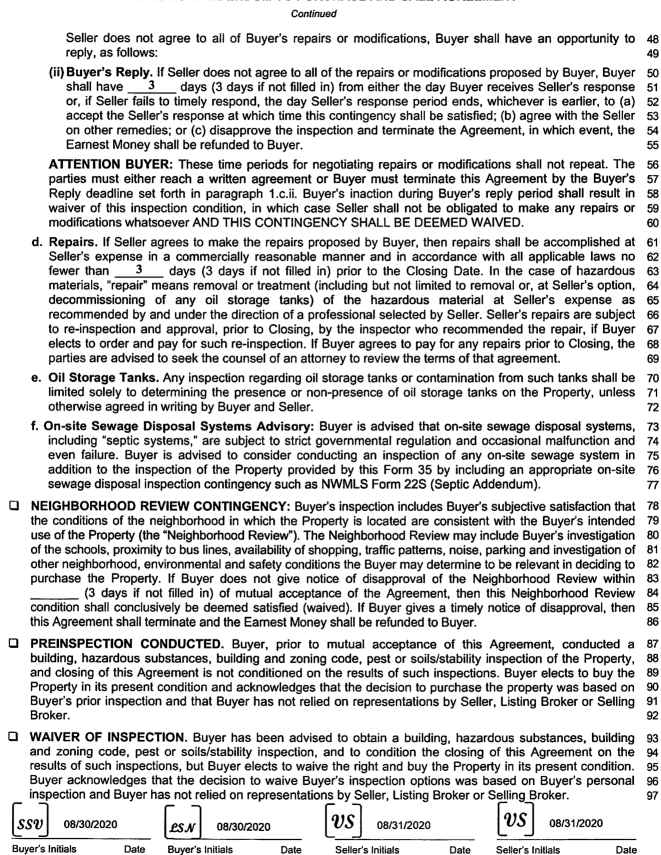
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Inspection Addendum Rev. 7/19 Page 2 of 2

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INSPECTION ADDENDUM TO PURCHASE AND SALE AGREEMENT



Seller's Initials

Date

Seller's Initials

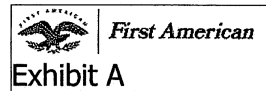
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08/30/2020

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08/30/2020



ISSUED BY

First American Title Insurance Company

File No: 4209-3501108

vs

08/31/2020

vs

08/31/2020

V.S. INVESTMENTS ASSOC. LLC, A WASHINGTON LIMITED LIABILITY COMPANY

THE LAND REFERRED TO HEREIN BELOW IS SITUATED IN THE COUNTY OF KING, STATE OF WA, AND IS DESCRIBED AS FOLLOWS:

PARCEL A:

PARCEL C OF CITY OF SEATTLE SHORT SUBDIVISION NO. 3026706-LU, RECORDED JUNE 27, 2019 UNDER RECORDING NUMBER 20190627900001, RECORDS OF KING COUNTY, WASHINGTON.

PARCEL B:

A NON EXCLUSIVE EASEMENT FOR INGRESS, EGRESS AND PEDESTRIAN ACCESS AS DELINEATED ON CITY OF SEATTLE SHORT SUBDIVISION NO. 3026706-LU, RECORDED JUNE 27, 2019 UNDER RECORDING NUMBER 20190627900001, RECORDS OF KING COUNTY, WASHINGTON.

159460009206

2467 South College Street Seattle, Washington 98144

This page is only a part of a 2016 ALTA® Commitment for Title Insurance issued by First American Title Insurance Company. This Commitment is not valid without the Notice; the Commitment to Issue Policy; the Commitment Conditions; Schedule A; Schedule B, Part I-Requirements; Schedule B, Part II-Exceptions.

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ALTA Commitment for Title Insurance (8-1-16)
Washington